				ed States Ba liddle Distric	nkruptcy Court		
IN RE:	Chris J. I	McCall	IV		i di Alaballia		
		Debtor(s).		(CASE NO.		
				CHAPTER June 6, ☐ Check If An			
1.	NOTICE	<u>s</u>					
	1.1 Cred	litor Notices					
			WILL BE AFFECT with your attorney.		.N. You should careful	ly read this and other	documents sent to
					on to confirmation mus ust state with particula		
	bar the d	lebtor, trustee, d	or a party in intere	st from objecting to	aim to be paid under to a claim. Confirmation im, but it does control	n of this plan does not	constitute the
1.1.1	no payn	nent at all to the hecked, the pla	secured creditor,		n a partial payment or ph 5.1. If the Included editor. Rule 3012,	✓ Included	☐ Not Included
1.1.2	Avoidan interest,	ce of a judicial set out in para			ed, the plan must be	☐ Included	✓ Not Included
1.1.3			s, set out in paragr			✓ Included	☐ Not Included
2.	PAYME	NT AND LENG	TH OF PLAN				
Debtor				apter 13 trustee be	eginning _ July 6, 201 9)	
		•	onths. Other paym			<u> </u>	
3.	FILING I		onaio. Caror payir	ioni providiono.			
-			ned by Local Rule	1006-1 shall be pa	aid as follows:		
			•	ne clerk of court wi			
				nents directly to th			
	✓	Filing fee is be	eing paid in installr	ments through this	plan as follows:		
		Total filing fee				\$310.00	
			ent paid with filing lance to be paid th	of petition: irough the chapter	13 plan:	\$0.00. \$310.00	
4.	ATTORN	NEY'S FEES FO	OR DEBTOR'S BA	ANKRUPTCY COL	JNSEL		
	Total att	torney fee: paid by the det	otor directly to atto	through the debto rney prior to filing: hapter 13 plan disl		\$3,000.00 \$0.00 \$3,000.00	
5		,	paid in ough the o	napter to plan disi	oursements.	ψο,σσσ.σσ	
5.		ED CLAIMS	DAID TURQUOU	THE TRUCTER V	MUEDE DI ANTIBRITO	VALUE OF COLLAT	EDAL
	_		PAID IHKOUGH	I INE IKUSTEE V	VHERE PLAN LIMITS	VALUE OF COLLAI	EKAL
/Fa=== !		None.		4			
(LOIM P	Plan 07-07	- ∠ ∪1/)		1			

The remainder of this paragraph will be effective only if the applicable box in paragraph 1.1.1 is checked.

V Pursuant to 11 U.S.C. §1322(b)(2), claims being paid under this section of the plan will be modified. For secured claims of creditors, unless ordered otherwise by the court, the plan provisions below control the value of the secured claim listed below. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in the proof of claim filed in accordance with the bankruptcy rules controls over any contrary amounts listed below. The debtor proposes that the trustee make adequate protection payments prior to the confirmation of this plan pursuant to 11 U.S.C. §1326(a)(1) to the following creditors indicated below holding a purchase money security interest in personal property. Only those creditors entitled to 11 U.S.C. §1326(a)(1) adequate protection payments will receive pre-confirmation payments through the debtor's payments to the trustee. The trustee shall commence making such payments to creditors holding allowed claims secured by an interest in personal property consistent with the trustee's distribution process only after the timely filing of a proof of claim by such creditor. The trustee shall receive the percentage fee fixed under 28 U.S.C. § 586(e) on all adequate protection payments. Pre-confirmation adequate protection payments shall be applied to the principal of the creditor's claim. Upon confirmation of this plan, all secured creditors will receive adequate protection payments as set out below along with the payment of the debtor's attorney's fees. At such time as the debtor's attorney's fees have been paid in full, the creditor's claim shall be paid its specified monthly plan payments on the terms and conditions listed below.

Creditor	Collateral Description	Amount of Debt	Collateral Value	Interest Rate	§ 1326 PMSI Adeq Prot? Yes/No	Adeq Prot Pymt	Specified Monthly Payment
SANTANDER CONSUMER USA, INC.	2016 KIA RIO	\$12,043.00	\$8,275.00	7.00%	YES	\$83.00	\$210.00

5.2 SECURED CLAIMS PAID THROUGH THE TRUSTEE WHERE VALUE IS NOT MODIFIED

The claims listed below were either (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor, or (2) incurred within 365 days of the petition date and secured by a purchase money security interest in any other thing of value. The debtor proposes that the trustee make adequate protection payments prior to the confirmation of this plan pursuant to 11 U.S.C. § 1326(a)(1) to the following creditors indicated below holding a purchase money security interest in personal property. Only those creditors entitled to 11 U.S.C. § 1326(a)(1) adequate protection payments will receive pre-confirmation payments through the debtor's payments to the trustee. The trustee shall commence making such payments to creditors holding allowed claims secured by an interest in personal property consistent with the trustee's distribution process and only after the timely filling of proofs of claim by such creditors. The trustee shall receive the percentage fee fixed under 28 U.S.C. § 586(e) on all adequate protection payments. Pre-confirmation adequate protection payments shall be applied to the principal of the creditor's claim. Upon confirmation of this plan, all secured creditors will receive adequate protection payments as set out below along with the payment of the debtor's attorney's fees. At such time as the debtor's attorney's fees have been paid in full, creditors' claims shall be paid the specified monthly plan payments on the terms and conditions listed below as required under 11 U.S.C. § 1325(a)(5). Claims being paid under this section of the plan will not be affected by 11 U.S.C. § 506 and will be paid pursuant to 11 U.S.C. § 1325(a)(5).

Creditor	Collateral Description	Amount of Debt	Collateral Value	Interest Rate	§ 1326 PMSI Adeq Prot? Yes/No	Adeq Prot Pymt	Specified Monthly Payment
-NONE-							

6. LIEN AVOIDANCE

√

None.

The remainder of this paragraph will be effective only if the applicable box in paragraph 1.1.2 is checked.

The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the debtor would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, upon entry of the order confirming the plan a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(f) and Rule 4003(d), Federal Rules of Bankruptcy Procedure. If more than one lien is to be avoided, provide the information separately for each lien. Transfer any remaining amount after avoidance to paragraph 5.1 for treatment as a secured claim.

Information regarding judicial		Treatment of remaining
lien or security interest	Calculation of lien avoidance	secured claim

7. SURRENDERED PROPERTY

The debtor surrenders the following collateral. Upon confirmation, the automatic stay (including the co-debtor stay) is lifted as to surrendered collateral. Any secured claim submitted by such creditor will receive no distribution under this plan until an amended proof of claim reflecting any deficiency balance remaining following surrender, if applicable, is filed by such creditor.

Creditor	Collateral Description	Amount of Debt	Value of Collateral
-NONE-			

CURING DEFAULTS 8.

Pursuant to 11 U.S.C. § 1322(b)(5), the debtor shall cure defaults with respect to the creditors indicated below. The trustee shall pay through this plan the allowed claims for arrearages at 100%. Unless otherwise ordered by the court, the amount of default to be cured under this provision shall be the amount of the allowed claim filed by the creditor. The amount of arrearage listed herein is an estimate, and in no way shall this estimate limit what the trustee shall distribute to said creditor under this plan to cure the default.

Creditor	Collateral Description	Amount of Arrearage	Interest Rate	Monthly Payment
-NONE-				

DIRECT PAYMENTS 9.

The following secured creditors or holders of long-term debt will be paid directly by the debtor to the creditor. The debtor shall make all 11 U.S.C. § 1326 pre-confirmation adequate protection payments directly to the following creditors pursuant to the terms of the contract with the creditor. The debtor shall continue to make all payments to the creditor directly pursuant to the terms of the contract following the confirmation of the debtor's plan.

Creditor	Collateral Description	Amount of Debt	Value of Collateral	Date Payment to Resume	Direct Payment Amount
-NONE-					

LONG-TERM DEBTS MAINTAINED THROUGH PLAN 10.

The debtor proposes that the trustee maintain the following long-term debts through the plan. Prior to confirmation of this plan, the trustee shall make adequate protection payments to all of the following long term creditors indicated below. The trustee shall commence making such payments to creditors holding allowed secured claims consistent with the trustee's distribution process and only after the timely filing of proofs of claim by such creditors. The trustee shall receive the percentage fee fixed under 28 U.S.C. § 586(e) on all payments. Upon confirmation of this plan, said long term creditors will receive payments as set out below along with the payment of the debtor's attorney's fees. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Rule 3002(c), Federal Rules of Bankruptcy Procedure, or any notice of payment change filed under Rule 3002.1(b). Federal Rules of Bankruptcy Procedure, control over any contrary amounts listed below as to the current installment payment. In the absence of a contrary claim timely filed, the amounts stated below are controlling.

Creditor	Collateral Description	Amount of Debt	Collateral Value	Monthly Payment
-NONE-				

11. **DOMESTIC SUPPORT OBLIGATIONS**

✓ None.

12. **PRIORITY CLAIMS (Excluding Domestic Support Obligations)**

The debtor will pay all priority claims including the following pursuant to 11 U.S.C. § 507 unless a claimant expressly agrees otherwise. See 11 U.S.C. § 1322(b)(10).

Claimant	Type of Priority	Interest Rate (if applicable)	Scheduled Amount	Monthly Payment
-NONE-				

13. **EXECUTORY CONTRACTS AND UNEXPIRED LEASES**

Executory contracts and unexpired leases receive the following designated treatment. For all executory contracts and unexpired leases being assumed by the debtor pursuant to this plan, the debtor shall make all pre-confirmation 11 U.S.C. § 1326 adequate protection payments directly to the lessors pursuant to the terms of the contracts. For all contracts assumed,

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following the confirmation of the debtor's plan the debtor shall continue to make all payments directly to the creditors pursuant to the terms of the contracts. Upon confirmation, the automatic stay (including the co-debtor stay) is lifted as to rejected contracts or leases. Any claim submitted by such creditor will receive no distribution under this plan until an amended proof of claim reflecting any deficiency balance remaining following rejection, if applicable, is filed by such creditor.

Creditor	Collateral Description	Reject	Assume
ALEXANDER CITY HOUSING	APARTMENT LEASE		X
AUTHORITY			
BESTWAY RENTAL	FURNITURE LEASE		X

14. SPECIALLY CLASSIFIED UNSECURED CLAIMS

The following claims shall be paid as specially classified unsecured claims and shall receive the following designated treatment:

Creditor	Amount of Debt	Amount of Debt to be Specially Classified	Interest Rate	Monthly Payment
-NONE-				

-NON	E-				
15.	plan at a rate of POT Plan: Allounsecured cred Base Plan: This The general ur creditors provide	an: Allowed non-priority unsof0% wed non-priority unsecured ditors, or until all allowed class is a Base plan with the densecured creditors shall be ded for by the plan. The amcured and priority claims. T	ecured claims shall be paid claims shall be paid througaims are paid in full. btor committing to plan pay paid from funds remaining a ount paid to general unsecune dividend to unsecured cr	h pro rata participation of \$ ments as set out in paragra after disbursements have be ured creditors may increase	for the benefit of aph 2 above. een made to all other or decrease depending on
			reditors is less than 100%, the nent period for the benefit o		
16.			ders shall retain liens until t paragraph 6.	he liens are released or up	on completion of all
	(b) Vesting of Property of the		ebtor upon confirmation of t	he debtor's plan.	
	Property of the	estate shall remain propert	y of the estate subsequent	to confirmation of this plan.	
			n the estate or revests with ct to the requirements of 11		
			tors and lessors to be paid oons notwithstanding the au		continue to mail to the
17.	NONSTANDARD	PROVISIONS			
		ision not otherwise included	ptcy Procedure, nonstanda d in or deviates from this pla		
	The follow	ving plan provisions will be	effective only if "Included" is	s selected in paragraph 1.1.	3.
	All contra	actual provisions regardii	ng arbitration or alternativ	e dispute resolution are r	ejected in connection

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with the administration of this Chapter 13 case.

18.	SIGNATURES OF DEBTOR AND DEBTOR'S ATTORNEY
	If the debtor does not have an attorney, the debtor must sign below. If he or she does have an attorney, the debtor's signature
	is optional. The debtor's attorney, if any, must sign below.

/s/ Chris J. Chris J. M Signature o	cCall	Signature of Co-Debtor		
Executed on	June 6, 2019	Executed on		
	onner Pool NNER POOL torney for Debtor(s)	Date —	June 6, 2019	

By filing this document, the debtor and his or her attorney (if applicable) certify that the wording and order of the provisions in this chapter 13 plan are identical to those contained in ALMB Local Form 3, other than any nonstandard provisions included in paragraph 17.